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STANDARD OVERNIGHT

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Ref: DELPHI JCP MEMPHIS 27163-1 Dept: Delphi Corporation

Delivery Address Barcode

ORIGIN ID: OLVA (310) 823-9000 SHIPPING DEPT KURTZMAN CARSON CONSULTANTS 2335 ALASKA AVE

EL SEGUNDO, CA 90245 UNITED STATES US

SHARYL YVETTE CARTER

1541 LA SALLE AVE NO 1

Ship Date: 26MAR10 ActWgt: 1.0 LB MAN System#: 0198151/CAFE2361 Account: S 345812520

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PRF 27163-2

UNITED STATES BANKRUPTCY COU SOUTHERN DISTRICT OF NEW YORK		
	x	
In re	; ;	Chapter 11
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
Debtors.	: : : · x	(Jointly Administered) APR 1 9 2010
		CANAL BOOK OF THE CONTRACT OF

ORDER PURSUANT TO 11 U.S.C. § 502(b) AND FED. R. BANKR. P. 2002(m), 3007, 7016, 7026, 9006, 9007, AND 9014 ESTABLISHING (I) DATES FOR HEARINGS REGARDING OBJECTIONS TO CLAIMS AND (II) CERTAIN NOTICES AND PROCEDURES GOVERNING OBJECTIONS TO CLAIMS

("CLAIM OBJECTION PROCEDURES ORDER")

Upon the Motion For Order Pursuant To 11 U.S.C. §§ 502(b) And 502(c) And Fed. R. Bankr. P. 2002(m), 3007, 7016, 7026, 9006, 9007, And 9014 Establishing (i) Dates For Hearings Regarding Disallowance Or Estimation Of Claims And (ii) Certain Notices And Procedures Governing Hearings Regarding Disallowance Or Estimation Of Claims, dated October 31, 2006 (the "Motion"), of Delphi Corporation and certain of its subsidiaries and affiliates, debtors and debtors-in-possession in the above-captioned cases (collectively, the "Debtors"); and upon the objections to the Motion and the record of the hearing held on the Motion; and after due deliberation thereon; and good and sufficient cause appearing therefor,

PLEASE TAKE FURTHER NOTICE that the Debtors' election to accept the Claimant's Asserted Estimated Amount is without prejudice to the Debtors' right to object to any other claims in these chapter 11 cases, or to further object to the Proof of Claim, on any grounds whatsoever.

Dated:	New	York,	New	York
		, 2	.00_	

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP

By:
John Wm. Butler, Jr. (JB 4711)
John K. Lyons (JL 4951)
Ron E. Meisler (RM 3026)
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(312) 407-0700

By:

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Thomas J. Matz (TM 5986)

Four Times Square

New York, New York 10036
(212) 735-3000

Attorneys for Delphi Corporation, <u>et al.</u>, Debtors and Debtors-in-Possession

APRIL 12, 2010 United States Bankfuptcy Court
Southern Istert of Llow 2/12K Chapter 11 Cose 10 05-4481 /k. Solphi Caparation, et al. (Jonithy Hammedeled) politics I Shary 2 Yvotte Conter Lesicle at 1541 Lables hvo#1, Magara falls, New 2 fack 14301, My Lumbers are (716) 282-3624 and Q37) 302-8072 arribat are upon of the arrespe, ducuments that Works mailed to me by the bolders whise Hands (KCC)
Kurtzman Caroza Consultants, 2335 Hode tre, El Sigurgo, CA 90245. I object, and disagree with the Leighi Corp, and their Offiliated Perbes su all, and planes they have with loss 10 05 4481 (RH) and on any and all of my claims that I have against the bolders. ask the courts to allow all my claims

05-44481-rdd Doc, 19886 Filed 04/19/10 Entered 04/19/10 17:41/2014 Magn agriculty Pg 5 of 24

Pg 5 of 24

ACIR Affil after Lebburg My Claims were timely filed with the could, when the better allowed me Sharyl of Carter to do so. Shaufort this chapter 11 case 10 05-481, the better have not always mailed dicuments," inflemation to me in a timely manual, some were after the fact, date of deadlines, could date Responsas, Reply. As the Robbins Gented Ethis wicke any other other, plano moras, etc are in the Distinterest of the fables and their affiliated the Same amount of \$50 milion. Unless seder by the lovers of a lesser amount, but continue to be in the milian such claim, we claims to I shappy of. LORTER CONTINUE to mention, there 40 10 price high crough DII what I have bear though and continue to go through with this company. It is all in the water, griciaires, books, and l'econols, with the courts thatis mirable and the Bebter's and their afflicial Lebter

15-14282-rdd, Doc 19886 Filed 04/19/10, Entered 04/19/10 17:41:20 Main to climent 3 4 Responses, lepty, etc. my claims, se claim should with be disallowed, or expringe as the belows require they should be allowed by the courts, I ask. The Rebas Stated they may send reflicts to coch Claimente whom they down it appropriate to do So, subject to the Requirements of the Brokensty lade, Rules. It that is the case cell claims Should be allowed justs the courts as timely filed. The believe and their affiliated believes continue to adjound having schedules, dates, etc. my questiai is why the cliarants have to continue to response Reply, Repeatly the same Plan, Objection, motions etc. This is not take to me, clamains who is Unemployed and have a tamily to support, whom the Beldes and affiliated beldes are Respecte the all their and claims in all courts, of

allow all my claims against the better and Horie attituted believe. Another question, what happen when a claiment can not answer the Respies, Rophy, motor, etc anymore, due to money pedicons, health problems, despecially when I Shary If larter have been responding Replying for years white this case no D5-44% bocar in the Courts - United States Bankrufty Court This would be unfair to me, clamants, but in the boot interest of the belters.

I have no problems with teying to settle these, all my claims appoint the folders and their Afflicted bottos, when sottle I ask the louts to have the bottos show proof of payments, and any amount that was already paid but to when were, as stated in previously responsible.

I should be latter have no publishe with a telephonic meeting on the place, or mediations.
Especially it I can, due to medical preblams, the
As I continue to response, and reply to to
Belotes and their affiliates belotime. I ack The Lorette again Respectfielly to allow all my claims against the betters. It and when I allowed payment the payments should be directly to me not the Lebtons and their affiliated between Again the believes trace all informations, documents, 20006, Endonce And griciaire bods, and reeds to support my claims. Strange of later

PRF 27163-1

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP 155 North Wacker Drive Chicago, Illinois 60606 (312) 407-0700 John Wm. Butler, Jr. John K. Lyons Ron E. Meisler

- and -

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP Four Times Square New York, New York 10036 (212) 735-3000 Kayalyn A. Marafioti

Attorneys for DPH Holdings Corp., et al., Reorganized Debtors

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DPH Holdings Corp. Legal Information Website: http://www.dphholdingsdocket.com

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re : Chapter 11

DPH HOLDINGS CORP., et al., : Case No. 05-44481 (RDD)

Reorganized Debtors.: (Jointly Administered)

NOTICE OF SUFFICIENCY HEARING WITH RESPECT TO DEBTORS' OBJECTIONS TO PROOFS OF CLAIM NUMBERS 5268, 13270, 13838, 13880, 15585, 15589, 16925, 17081, 17773, 18049, 18087, 18604, 18740, 20017, AND 20054

	2		D		Ŧ.	G	: 6
Proof Of	o				Omnibus Claims	Date Of Omnibus Claims	
Number	Date Filed	Party Filing Proof Of Claim	Owner or claim	Asser en Allegar	Forty-Fourth Omnibus Claims	2/3/2010	2/3/3010 DELI DOBBORATION
5268		SINCOUS DAWN COCAL 2083 INTERNATIONAL UNION, UAW, AND LOCAL 155 ON INTERNATIONAL UNION, UAW, AND LOCAL 155 ON TO A	INTERNATIONAL UNION, UAW, AND LOCAL 155 ON REHALF OF ITS BARGAINING UNIT MEMBERS	\$992,869.85	Forty-Fourth Omnibus Claims Objection	2/3/2010	2/3/2010 DELPHI AUTOMOTIVE SYSTEMS LLC
13270		1901 015 170 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1 000 1	LANVAND LTS I ODAL 286	\$0.00	Forty-Fourth Omnibus Claims Objection	2/3/2010	ASEC MANUFACTURING GENERAL 2/3/2010 PARTNERSHIP
13838	1	/ 3//2009 DAW AND ITS LOCAL 200	INTERNATIONAL LINION LIAW	\$11,000,000,000.00	Forty-Fourth Omnibus Claims Objection	2/3/2010	2/3/2010 DELPHI CORPORATION
.13880	731/2006	13112006 IN TERMAN HONAL UNION DAW	INCOMENT MOTOR COMMON OFFI	\$0 DO	Thirty-Eighth Omnibus Claims Objection	11/6/2009	11/8/2009 DELPHI CORPORATION
1988	7372000	13 12000 FIT UNDAT MOTOR AMSOLIA	HYJINDAI MOTOR AMERICA	\$0.00	Thirty-Eighth Omnibus Claims Objection	11/6/2009	11/6/2009 DELPHI CORPORATION
15025		6/29/2009 STANLEY D. SMITH	STANLEY D. SMITH	so.oo	Thirty-Seventh Omnibus Claims Objection	10/15/2009	0/15/2009 DELPHI CORPORATION
17081	- 1	570,2009; JAMES A LUECKE	JAMES A LUECKE	\$159,000.00	Thirty-Seventh Omnibus Claims Objection	10/15/2009	10/15/2009 DELPHI CORPORATION
17773		7/7/2009 SHARYL YVETTE CARTER	SHARYL YVETTE CARTER	00.0\$	Forty-Fifth Omnibus Claims Objection	2/12/2010	2/12/2010 DELPHI CORPORATION
18049		6/29/2009 JAMES A LUECKE	JAMES A LUEOKE	\$159,000.00	Forty-Fifth Omnibus Claims Objection	2/12/2010	2/12/2010 DELPHI CORPORATION
19027		7.000000 FRANK X RIIDELEWSKI	FRANK X. BUDELEWSKI	\$4,932.11	Thirty-Seventh Omnibus Claims Objection	10/15/2009	0/15/2009 DELPHI CORPORATION
18801	,	7.14/2000 WAI TER A KLINKA	WALTER A KUNKA	55,380,77	Thirty-Seventh Omnibus Claims Objection	10/15/2009	0/15/2009 DELPHI CORPORATION
10004		SABAT COOK	GARY L COOK	\$311,800.00	Thirty-Ninth Omnibus Claims Objection	11/6/2009	11/6/2009 DELPHI AUTOMOTIVE SYSTEMS LLC
20017		11.5/2009 ANDREW C GREGOS	ANDREW C GREGOS	\$528,443.24	Forty-Third Omnibus Claims Objection	1/22/2010	1/22/2010 DELPHI CORPORATION
20054		10. SO/2009 ROBYN R BUDD	ROBYN R BUDD	\$23,962.50	Forty-Third Omnibus Claims Objection	1/22/2010	1/22/2010 DELPHI CORPORATION

05-44481-rdd Doc 19886 Filed 04/19/10 Entered 04/19/10 17:41:17 Main Document of A Pg 11 of 24

United States Bankruptey Court Souther District of Nice York

BPH Holding Cap, et Al
REPARTED PROPRIETAL

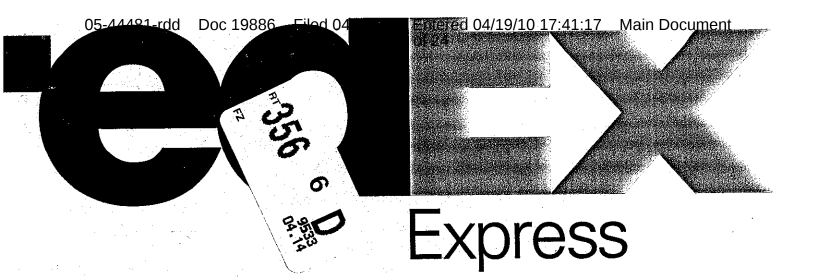
Chapter 11 Case NO 05-44481/RA (Jouthy Administered)

Resegonized Lebbers.

I Shary 1 yvotte Carter Reside at 1541 Lable het (716) 282-3624 and (937) 302-8072. Enclosed are upies of the feb/ex envelope, and notice, documents that were mailed to me. I did not hidrice any sesponse, Reply dead link 14 the lepper right hand clerice, like other documents mailed to me previously when I shall 2. Calter have to Response, Raply by. I will object, and designed to any, all it BPH Holding Pup-Konganized forblas and boix affiliates deltes Plans, also their objection

05-44481-rdd Doc 19886 Filed 04/19/10 Entered 04/19/10 17:41 (1997) Pg 12 of 24 to my claim No 17773 and any Sther Claim LO, also in Exhibit I as chelosed. My Claim, or claims should not be expunde, or disallowed as the bolders would like, and lequest. I think my claim no 17773 and any Other Claims should be allowed. All of my duchements and evidence, motos, proof, the Selder have in their fles, evends, boxs, with their Harricys who represented than previously that should have been posso ou to present attachense. I Respectfully ask the courts to allow my claim, a claims against the Solder and their affiliated dobtoes.

Therefold Soute





05-44481-rdd Doc 19886 Filed 04/19/10 Entered 04/19/10 17:41:17 Main Document, Pg 14 of 24
United States forkenden Loxet Southern Literat At New York
Tarre Vaper 11
BPH Holding Coep, et N. Cost NO+ D5-4481 (RD)
Religioused Labors Coming rammutation
Supplemental Reply Response Regarding Certain Claims Nios 17094 and 17743
I Shary Wette Laster Roside at 1541
Lavalle Rie#1, Magala falls, New 2 Wek
I shary 2 wette laster lande at 1541 Lasalle Are#1, Magara falls, New 258R 121301. My numbers are (716) 282-2624 and 957 302-8072.
UNC (27) 202-8072.
CHICLEST ARE LIPIOS OF the FOLK envelor
and paper week that was mailed me to,
Shory 21. Earter on Levil HIDAN by the
Shary 21. Earter on Reil 41,200 by the Nebtons Consuttants, (KCC) Knetzman
The same of the sa

9/10 Entered 04/19/10017/41/17/20016/10 Document 1 Pg 15 of 24 (0.4) (0.5-24/6) Carson Consultants, 2335 Hada he, el Sigurdo, CH 90245. At the Hove Right COLLICE 15 the Hearing Late and Time it Reparte Late and Time: April 21, 2010 H M'SOPA. I Shaey I I. Carter aget, and dragker to the between and their affiliated folders of my claims was 17094 and 17773. I ask that Courts to allow all my claims agains the beldes and their affiliated beldes. As the Lobbus states that they the Reaganized Debtas Stall Robani Rosponsbollty the ad-Ministering dispeting, Objecting to company be otherwise Resolving all Claims against, and Jutchers in the Kelters making

. distributions with Respect to all Claims and Interests. Shorefore all my claims should be Respectful allowed by the Lonets. The Debtoes Continue to state that cortain administrative expense claims were not leflected on the Kenganized believe boxes. and Records. Show whois books and Records ale my shalf y latter claims are ou, also how did we, I get to this points It all De some of my claims are not true! I Continue to tok the Loveto to have the Beloters and their affiliated Peloters produce, give up all Recado, Louis, Motos, griciaire, Evidence, Intornations Hot the believes have on me. My Clamb Should not be disallow; and expurge as the Debtoes Requesting. Also it my

Filed 04/19/10 Entered 04/19/10 17:30:17 (Main 106timent) Pg 17 of 24 Claims coutines to be the same claims as previolity, stated by the bolders. Whois fault District, who do that Responsibility Relies but to I previously stated and gave my responsibility to all the Debtors and their officiated Debtors on all my claims I have against the Debtors. Even to screen different Louks, Claims NIDIS, the beldes Attorneys to have this matter corrected, would this be or Rely on the Labbas faut for all the delays, continue Hearing adjournment, etc Hart the Debties and their afflicted Request from the Louis. \$50 millow for each of my claims, also

05-44481-rdd Doc 19886 Filed 04/19/10 Entered 04/19/10/17:41:12/07/17:17:12/07/17:17:12/07/17:17:12/07/17:17:17/07/17:17:17/07/17:17:17/07/17:17:17/07/17:17:17/07/17:17:17/07/17:17:17/07/17/07/17/07/17/07/17/07/17/07/17/07/17/07 for interests. That does not mean that my Claims NOIS against the Labour are the Same duplicate claims. Its stated by the babbas that the administrative expense Claim number 17094 was not listed on the Sufficiency Hearing Whice, for the sake of judicial efficiency. I ask again whow faut is that, and my claims is Claim should with be disallowed be expressed for someone else motales The better stated I have no meets and touchs that supported my sharfly brother Debur two claims mos 16849 and 16850. When all the facts, ments, people was given to the Belders and their afficited Delders and previously Atorneys, my and the Delas

Pg 19 of 24 (10.8C 10.052448) Attorneys. I believe sinke I already gave all intermetion, Endeade, notes, prievance, to support all my claims against the belotions, my claims should be allowed. How many times do the Deltins want the Some information, and other information thate in their buts, and Roads as well. whou, If the courts allow all my dains against the Delston and their attiliated Debturs, I Should House should be glanted a Right to payments. I Respectfully ask the Lours to allow HI my claims faid to not sustaine them. It the amount that I requested fix my claims against the Lebtons are to high for the balders, that do not

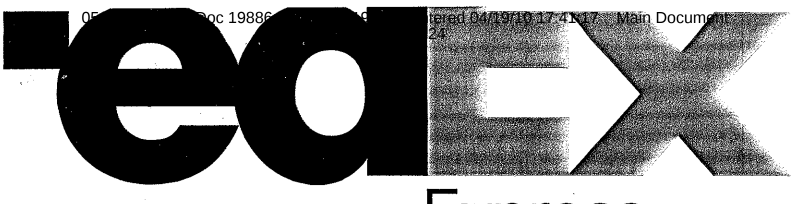
05-44481-rdd Doc 19886 Filed 04/19/10 Entered 04/19/10 17 41/47 / Main bocument / Pg 20 of 24 mount that they ack the same claims, of would then ask the louts to decide truthfully an high withe millions A monato to la allow for payment to me, Sharp of Cauter for HI that I have book and continue to op theorete with the Jetho and their affliated Debus. As stated by the Debtoes, when I stated I was told for year by the Debtoes that I share any claims against the Debtoes and their ary claims against the Debtoes and their arrivated Debtoes, and did not timely the my claims. The Delotas Stated mothing in my ins Carter Response provided any Rational explanation, alcumentation, evidence, or support for any

05-44481-rdd Doc 19886 Filed 04/19/10 Entered 04/19/10 Unit 1/1/ (Wark Document Pg 21 of 24 any of the claims asserted in the Expensed Claims. Why would I make that up? That was told me to several times, and to my previoley Herveys mr. Burou, me. Katchinez, also by the beldes Hervey when I called Their office for informations. That was to delay, distract me them Aling the part Africe Receives. The Motors, and any 14th All the backets 1105 listed in the enclosed. against the Debtors in previously, past courts until placent and continue ou. I Rapatally Ook the courts to allow all my claims against the letters and their Officiated about atter my periosly Horneys mislead,

05-44481-rdd Doc 19886 Filed 04/19/10 Entered 04/19/10 17/41:17 Contain Document, Pg 22 of 24

Object of the partial of the pa and also than the Debtus and their Offiliated Deltons, I'm handling this prof the best I sharp of Coater can bounde my claims against the Debtos. It I do hist provide facts of law to supports my Claims, thats because I am not a Legal Lawyer, Attendey who law just Montou, or state other cases that hould support the same case as my Last against the Abdars. I am doing the best I come do, I think that to good Oping against the Deltons and their affiliation Deltons to have last this Ibun, when the Tabtas have massive

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BILL SENDER

Ret: DELPHI MM MEMPHIS 27939-1 Dept: Delphi Corporation

ORIGIN ID: DLVA SHIPPING DEPT KURIZMAN CORSULTANTS 2335 ALASKA AVE

EL SEGUNDO, CA 90245 UNITED STATES US

SHARYL YVETTE CARTER 1541 LA SALLE AVE NO 1

NIAGRA FALLS, NY 14301